SOUTHERN DISTRICT OF NE		(
In re	:	Chapter 11 Case No.
LEHMAN BROTHERS HOLDE	NGS INC., et al.,	08-13555 (JMP)
	Debtors.	(Jointly Administered)
	:	

AFFIRMATION OF CLAIMANT [MICHAEL COLLIER] IN OPPOSITION TO DEBTORS' 313th OMNIBUS OBJECTION (TO RECLASSIFY PROOFS OF CLAIM AS EQUITY INTERESTS) DATED JUNE 4, 2012

[MICHAEL COLLIER] affirms under penalties of perjury as follows:

- 1. I was employed by Lehman Brothers Limited, a Group Company of Lehman Brothers Holdings Inc from 16th October 1989 to 31st December 2011. I transferred employment with Lehman Brothers Limited on the 1st January 2012 under TUPE regulations to PMP Building Management Limited as of the date of this affirmation notwithstanding the appointment of Administrators to Lehman Brothers Limited on 15th September 2008.
- 3. In line with the CSA Awards granted to me by Lehman Brothers Holdings Inc for the years 2003 to 2006, I am entitled to an issuance of the appropriate number of Lehman Brothers Holdings Inc shares in full on 30 th November 2008 to 30 November 2011 respectively. In addition I anticipate I remain entitled to the issuance of the Lehman Brothers Holdings Inc shares relating to 100% of the 2007 CSA Award and 2008 CSA Award on 30 November 2012 and 30 November 2013 following the transfer my employment under TUPE regulations with Lehman Brothers Limited through to the respective dates.

- 4. Pursuant to the CSA Agreements, I recognize that I remain contractually obligated to avoid engaging in any "Detrimental Activity" and that I have other ongoing contract obligations under these Agreements. See, e.g., Debtors' Dec. 15 Omnibus Reply at pp. 65-68 (RSU Agreement for 2004).
- After my entry into the CSA Agreements I continue to perform all of those contractual obligations.
- Attached hereto as Exhibit 1 is the original Proof of Claim that I filed in connection with my contract rights under the CSA Agreements. This initial Claim was assigned Claim No. 0000011588.
- 7. I was provided with this Proof of Claim form by Debtors. In the form provided, Debtors had largely completed the form, including inserting the caption, a bar code and supplying my name and address.
- 8. On the attached Exhibit 1, all of the typed information was contained in the form when Debtors provided it to me. I added only my phone number, email address, the amount of the claim, included with this amount was \$194,885.44 (based on an "Executive Compensation Summary" provided by Lehman Brothers, which I attached), and my signature and date. All of these documents are attached with Exhibit 1, together with Debtors' acknowledgement of receipt of the proof of claim.
- 10. The practice followed each year by Lehman Brothers was to provide a form stating the bonus to which I was entitled for the year, and describing the portion of the bonus that was to be awarded and reserved by Lehman Brothers Holdings Inc pursuant to the CSA Agreement for that year.
- 11. I never paid any income tax nor social security contributions on the portion of any bonus reserved under the CSA Agreements. For prior years (i.e. for CSA awards made through

to 2002), not at issue here, after my interests vested and the relevant CSAs were converted to LBHI shares, Lehman Brothers would retain a portion of the awards to cover the appropriate withholding taxes, and then provide me with balance of LBHI shares. The entire amount of the bonus was treated as ordinary income to me and was taxed at ordinary income rates at the date that the LBHI shares were released to me. My understanding is that Lehman Brothers was entitled to a business expense deduction for the amount of this portion of the bonus, but only at the time that it was actually paid or shares delivered.

- 12. The economic substance of the CSA Agreements to me was that a portion of the bonus that had been declared for me was held back, and would be delivered to me only after passage of five years, during which I was subject to ongoing contractual obligations. At no time did Lehman Brothers Holdings Inc suggest that I had ever failed to perform any of these contractual obligations, the breach of which could result in rescission of my bonus. However, under the terms of the CSA Agreements, Lehman Brothers was not required to pay me anything from this reserved bonus, and in fact LBHI did not pay or deliver me anything, until five years after we entered into that CSA Agreement.
- 13. Even after the CSAs became subject to "Limited Conditions" I was not permitted to draw down on the shares until five years after the date of the CSA Agreement. During this entire time my right to draw down on the shares was contingent on my continued performance of contract obligations.

Signature

Michael Collier

Affirmed under penalties of perjury

08-13555-mg Doc 29268 Filed 07/06/12 Entered 07/06/12 15:14:02 Main Document Pg 4 of 13

on this _4th_ day of __July____, 2012

EXHIBIT 1

United States Bankruptcy Court/Southe Lehman Brothers Holdings Claims Processing c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076	Center	PRO	OF OF CLAIM
In Re: Lehman Brothers Holdings Inc., et al. Debtors. Name of Debtor Against Which Claim is Hald	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered) Case No. of Debtor	Lehmen Broð	suthern District of New York sers Holdings Inc., El Al.
LEMMA GETTER NAMES INC. **Only This family broads are to uninciple the same income and the case. A reposition of the case and the case are to the case. A reposition of the family of the family of the case. The case are to the case are to the case. The case are to the c	08-13905		13555 (JMP) 0000011588
Name and address of Creditor: (and name and different from Creditor) Hr. Hichael Collica 69 High Field Way. R Hents WDS 74 Telephone number 1923 779621 Name and address where payment should be a 53 DICKINSON SOURCE, CRE WDS SEY	MCK. COLLIGA @ MCK. COLLIGA @ MTL LOOKUD. COH Genti (if different from above) SXLEY GREEN, HERTS MICHAEL, COLLIGA @ LSIA- Grail Address: GU COM dt s 225, 335 . 444	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (// known) Filed on: Check this box if you are aware that anyone also has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. Check this box if you are the debtor or trustee in this case.	5. Amount of Claim Entitled to Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following
item 4. If all or part of your claim is entitled to priori If all or part of your claim qualifies as an Adrill Check this box if all or part of your claim. Check this box if all or part of your claim. The your CLAIM IS BASED ON AMOUNT OR A GUARANTEE OF A DEBTOR, YOUR CLAIM IS BASED ON COMISUPPORTING DOCUMENTATION OR COMISUPPORTING DOCUMENTATION OR Check this box if claim includes interestic itemized statement of interest or additional of http://www.lehman-claims.com if claim is a least of the property of	y, complete Item 5. Ininistrative Expense under 11 U.S.C. §503 It is based on a Derivative Contract. In is based on a Guarantee. INTS OWED PURSUANT TO ETTHER U MUST ALSO LOG ON TO http://www LETE THE APPLICABLE QUESTION YOUR CLAIM WILL BE DISALLOW! I or other charges in addition to the principal targes. Attach itemized statement of interessased on a Derivative Contract or Guarante.	(b)(9), complete item 6. A DERIVATIVE CONTRACT IN A DERIVATIVE CONTR	categories, check the box and state the amount. Specify the priority of the claim: Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). Wages, salaries or commissions (up to \$10,950), earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4). Contributions to an employee benefit plan-
(See instruction #2 on reverse side,) 3. Last four digits of any number by wh 3s. Debtor may have scheduled accounts.	ich creditor identifies debtor: int as:	<u>'</u>	11 U.S.C. § 507(a)(5). Up to \$2,425 of deposits toward purchase, lease, or rental of property or services for personal, family, or household use - 11 U.S.C. § 507(a)(7).
(See instruction #3a on reverse side. 4. Secured Claim (See instruction #4 on recheck the appropriate box if your claim information. Nature of property or right of satoff: Describe:	e.) everse side.) is secured by a lien on property or a right Real Estate	Other %	□ Taxes or penalties owed to governmental units - 11 U.S.C. § 507(a)(8). □ Other - Specify applicable paragraph of 1 i U.S.C. § 507(a)(2). Amount entitled to priority:
Amount of arrearage and other charges S Ba Amount of Secured Claim; S	ns of time case filed included in secured class for perfection: Amount Unsecured: 5 Administrative Expense under 11 U.S.C		1
(See Instruction #6 on reverse side.) 7. Credits: The amount of all payments on B. Documents: Attach redacted copies of a orders, invoices, itemized statements of runni Attach redacted copies of documents providir on reverse side.) If the documents are volumi DO NOT SEND ORIGINAL DOCUMENT SCANNING. If the documents are not available, please exp	this claim has been credited for the purpos ny documents that support the claim, such ng accounts, contracts, judgments, mortgag ig evidence of perfection of a security inter nous, attach a summary. S. ATTACHED DOCUMENTS MAY I lain:	te of making this proof of claim, as promissory notes, purchase ges and security agreements. 151. (See definition of "redacted" BE DESTROYED AFTER	SEP 1 1 2009
04/09/09 person embertuad to file the	ing this claim must sign it. Sign and print name is claim and state address and telephone number of attorney, If any. CAPE COLUMN C	いたべ いたべ	EPIG HANKRUPTCY SOLUTIONS, LLC

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

Items to be completed in Proof of Claim form

YOU MUST INDICATE THE SPECIFIC DEBTOR AGAINST WHICH YOUR CLAIM IS ASSERTED, INCLUDING THE THE NAME OF THE DEBTOR AND THE RELATED CASE NUMBER (DEBTORS AND CASE NUMBERS LISTED BELOW), IN THE SPACE ALLOTTED AT THE TOP OF THE

ı	08-13555	Lehman Brothers Heldings Inc.	08-13905	CES Aviation LLC
	08-13600	LB 745 LLC	08-13906	CES Aviation V LLC
	08-13885	Lehman Brothers Commodity Services	08-13907	CES Aviation IX LLC
i		lite.		
ì	08-13888	Lehman Brothers Special Financing Inc.	08-13908	East Dover Limited
1	08-13893	Lehman Brothers OTC Derivatives Inc.	09-10108	Luxembourg Residential Propertie
				Lors Finance S.a.r.l.
i	08-13899	Lehman Brothers Derivative Products	09-10137	BNC Mortgage LLC
ı		Inc.		
ı	08-13900	Lahman Commercial Paper Inc.	09-10558	Structured Asset Securities
ı				Corporation
ŀ	08-13901	Lehman Brothers Commercial	09-10560	LB Ross Ranch LLC
i		Corporation		
ŀ	08-13902	Lehman Brothers Financial Products Inc.	09-12516	1.B 2080 Kalakana Owners LLC
i	Californ will be detailed the California		08-13664	PAMI Studer Arms LLC
ı	08-13904	Lehman Scottish Finance L.P.	******************	
١	If your Cla	im is agains: multiple Debtors, complete a s	eperate form	for each Debtor.

Creditor's Name and Address

Creator's Name and Address:
Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices instead during the bankruptey case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Hankruptey Procedure (FRBP) 2002(g).

1, Amount of Claim as of Date Case Flied:

State the total amount owned to the creditor on the daze of the Bankruptny filing. Follow the instructions concerning whether to complete items 4, 5 and 6. Check the box if interest or other charges are included in the claim

2. Besis for Claim

State the type of debt or how it was incurred. Examples include goods sold, money lossed, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card.

 Lest Four Digits of Any Number by Which Creditor Identifies Debtors
 State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

Ja. Debtor May Have Scheduled Account As:

Use this space to report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

4. Secured Claim:

4. Secured cause. Check the appropriate box and provide the requested information if the claim is fully or pertially secured. Skip this section if the claim is entirely unsecured. (See DEFINITIONS, below.) Sure the type and the value of property that secures the claim, attach copies of lien documentation, and state sumual interest rate and the amount past due on the claim as of the date of the bankroptcy filing.

S. Amount of Claim Entitled to Priority Under 11 U.S.C. §507(a).

If any portion of your claim falls in one or more of the listed categories, check the appropriate box(es) and state the amount entitled to priority. (See DEFINITIONS, below.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

6. Amount of Claim that qualifies as an Administrative Expense under 11 U.S.C.

\$1303(5)(9) State the value of any goods received by the debtor within 20 days before the date of commencement in which the goods have been sold to the debtor in the ordinary course

7. Creditu

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

Attach to this proof of claim form redacted copies documenting the existence of the debt and of any lien securing the debt. You may also stach a summary. You must also stach one of documents that evidence perfection of any security interest. You may also stach a summary. FREP 3001(c) and (d). Do not send original documents, as attachments may be destroyed after scauning.

Date and Ségnature:
The person filling this proof of claim must sign and date it. FRBP 9011. If the claim is
filled electroidally, FRBP 5005(a)(2), sutherizes courts to establish local rules
specifying what constitutes a rignature. Priot the name and title, if any, of the creditor
or other person authorized to file this claim. Stam the filer's address and telephone
number if it differs from the address given on the top of the form for purposes of
receiving notices. Artach a complete copy of any power of strorney. Criminal penalties
apply for making a files susrement on a proof of claim.

DEFINITIONS

A debtor is the person, corporation, or other entity that has filed a bankrupicy case.

Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

Claim

A claim is the creditor's right to receive payment on a dobt that was awed by the debtor on the date of the bankruptey filling. See 11 U.S.C. §101 (5). A claim may be secured or unsecured

Proof of Claim

A proof of claim is a form used by the creditor to indicate the A proof of claim is a form used by the creditor to indicate temount of the debt owed by the debtor on the date of the benfurpery filing. The creditor must file the form with the Claims Agent at the following address:

Leturasan Brothers Holdings Claims Processing

e/o Epiq Bankruptry Solutions, LLC

FDR Senten, PO Box 5076

New York, NY 10150-5076

Secured Claim Under 11 U.S.C. §506(a)

Secured Claim Under 11 U.S.C. 2300(a)

A secured claim is one backed by a lieu on property of the debtor. The claim is no backed by a lieu on property of the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the property. Any amount ownd to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be volunterily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is a lien. A claim also may be secured if the creditor owes the debtor maney (has a right to setorff).

Unsecured Claim

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lica.

Claim Entitled to Priority Under 1) U.S.C. \$507(a) Priority claims are certain categories of unsecured Claims that are paid from the evallable money or property in a bankrupncy case before other unsecured claims.

Reducted

A document has been reducted when the person filing it has maked, edited out, or otherwise deleted, certain information. A creditor should reduct and use only the last four digits of any social-security, individual's too identification, or financialaccount number, all but the initials of a minor's name and only the year of any person's date of birth.

Evidence of Perfection

Evidence of perfection may include a mortgage, lies, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

Derivative Contract
A contract that is any of (i) a "swap agreement" as such term is
defined in section 101(53B) of the Bankruptcy Code or (ii) a
"forward contract" as such term is defined in section 101(25)
of the Bankruptcy Code. A cash-market purchase or sale of a
security or loss (i.e. any purchase or sale of a security or loss
for settlement within the standard settlement cycle for the nor seal street, which we seal seal seal seal street or option, securities relevant market), exchange-traded future or option, securities loss measuration, repurchase agreement in respect of securities or losses, and any guarantee or reimbursement obligations which would otherwise be included in the definition of such which would otherwise be included in the definition of such terms in the Bankruptuy Code shall not be considered a Derivative Contract for the purposes of this definition nor shall say notes, bonds, or other securities issued by the Debtors or their affiliates (including, but not limited to, Lebman Brothers Holdings Inc., Lebman Brothers Tressury Co. B.V., Lebman Brothers Beakhass AG, Lebman Brothers Holdings plc., Lebman Brothers Securities N.V., and Lebman Brothers (Lucembourg) Equity Finance S.A.)

Guarantee

A promise, representation or agreement to answer for the payment of some debt or the performance of some duty in case of the failure of another person or entity who is liable in the first instance.

Lehman Programs Securities

Lehman Programs Securities means those securities included on the Lehman Programs Securities list available on http://www.lehmen-docket.com as of July 27, 2009.

INFORMATION_

Acknowledgment of Filing of Claim
To receive auknowledgment of your filing, you
may either enclose a stamped self-addressed
envelope and a copy of this proof of claim, or you
may access the Claims Agent's system (http://www.lehmandocket.com) to view your filed proof of claim.

Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), an prairies of such craim is subject to FRBF 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy

Page 1 of 3

rom:

PECapPartners

ent:

17 June 2008 22:03

subject:

Partnership Account (Pre-Tax) Update

Attachments: PA pre-tax 2008.pdf

LEHMAN BROTHERS

CHAEL J. ODRICH INAGING DIRECTOR AD OF PRIVATE EQUITY

ine 17, 2008

ear Partner,

Ve are pleased to update you on the current status of the Lehman Brothers Partnership Account, which is invested agether and in parallel with related vehicles (together, the "Partnership Account" or the "Fund"). In June 2000, the irm awarded opportunities to participate in the Fund with notional Firm-provided leverage to employees through the Vice President level. As of July 2003, you became fully vested and entitled to receive payments from the Fund to the xtent they become available, regardless of your employment status with the Firm.

?artnership Account Performance and Overview

As of December 31, 2007, the Fund invested \$458 million and has now committed all of its capital. The Fund has allocated its investments among the Lehman Brothers Private Equity asset classes in the following approximate ratios: 66% to Merchant Banking, Venture Capital, Real Estate and Fixed Income; 23% to Private Fund Investments; and 11% to the Fund of Hedge Funds.

As of December 31, 2007, the gross IRR for the Partnership Account was 20%, which represents an implied multiple of notional equity of 7.6x. Gross IRR represents the pre-tax, compounded annual internal rate of return based on estimated values of investments and gross cash flows into and out of investments.

In October 2007, a distribution of \$2,169 per unit was made to each investor, which represents 318% of the notional equity invested in the fund. We continue to monitor the cash balance in the fund and will apprise you prior to making additional distributions.

Example of Partnership Account Returns

The chart on the following page illustrates the Fund's return mechanics valuing the investments as of December 31, 2007. This example assumes the award of \$10,000 from the Firm to an employee, of which \$7,500 (base award of \$682 and notional leverage of \$6,818) was actually invested. As of December 31, 2007, the value of the employee's investment net of the distribution would be approximately \$3,045. The total value of the investment including the \$2,169 distribution represents a 7.6x multiple of invested capital. As this is only a hypothetical example, the actual amounts you receive may differ.

					30.0				CONTRACTOR CONTRACTOR
		Valuation	a Analy	sis as of	Decen	tber 31.7	2007		
Per 101	Cinvesto:	Company of the State of the Sta							
Base A	ward Amo	ount Investe	d as of)	2/31/07	\$	•	682		
1 4	re mmylide	d as of 12/3	1/07				6,818	<u>L</u>	

		Page 2 of:
Value as of 12/31/07 Less GP carry Less Distribution Less Int on Leverage	\$ 12,940 (544) (2,169) (364)	
Less Leverage Net Value @ 12/31/07	(6,818) 	
Gross IRR Implied Multiple of Invested Capital		
Note: as of 12/31/07, there is no remaining	leverage outstanding.	

Past performance is not indicative of future results, and there can be no assurance that the Fund will continue to achieve comparable results to those set forth herein. Calculation methodology is explained further below, and this data is indicative of the performance of the Fund. The total value displayed on the above chart includes all distributions received and the current value of unrealized investments. The actual realized values of unrealized investments may differ materially from their current carrying values which are used for calculating total value. Actual values of currently unrealized investments cannot be determined until the occurrence of liquidity events and the repayment of all leverage and associated interest costs. Actual realized values of currently unrealized investments will depend on, among other factors, future operating results, market conditions at the time of disposition, legal and contractual restrictions on transfer that may limit liquidity, any related transaction costs and the timing and manner of sale, all of which may differ from the assumptions and circumstances on which the current unrealized values are based.

Below, we offer performance data by asset class as of December 31, 2007, for investments made thus far. Unrealized publicly-traded investments are valued based on closing market prices on December 31, 2007. The methodology of calculating unrealized privately-held investments differs among asset classes and is detailed below. Please refer to the investment update attached to this letter for more detail on investment allocations and performance by asset class.

Merchant Banking

The Partnership Account's only Merchant Banking investment was Consort Resources for \$9.2 million. Consort was realized on a gross basis at 117% of the invested amount following its acquisition by Caledonia Oil and Gas Limited in October 2003. The \$10.8 million of proceeds from this investment was used to repay interest and leverage.

Venture Capital

The Partnership Account invested a total of \$176 million in venture capital investments, which comprise several sector and geographical sub-categories. Unrealized venture capital investments are generally valued at cost; although several of the investments have been marked up or down to reflect market changes. As of December 31, 2007, the blended total value of all venture capital investments, including the distribution, was 116% of invested capital.

Real Estate

The Partnership Account is a significant investor in Lehman Brothers Real Estate Partners I, with a total of \$108 million invested in real estate as of December 31, 2007. To date, investments have been realized for \$301 million of value. Unrealized real estate investments are reflected at their fair values which are determined through discounted cash flow analyses. As of December 31, 2007, the total value of realized and unrealized real estate investments, including the distribution, was 279% of invested capital.

Private Fund Investments

The Partnership Account invested \$105 million in funds that are managed by top third party private equity fund

Page 3 of :

nagers. The Partnership Account has received \$137 million in proceeds from these investments. Private fund estments are reflected at net asset value of the underlying funds as reported in their most recent financial tements. As of December 31, 2007, the total value of assets in private funds, including the distribution, was 192% invested capital.

ced Income-Related

e Partnership Account invested in the "equity" component of two CDOs for a total of \$9 million. Unrealized CDO restments are valued based on accrued and paid cash interest, sales proceeds and principal repayments assuming a minal value determined by the market. As of December 31, 2007, the total value of fixed income investments, cluding the distribution, was 109% of the Fund's investment cost.

und of Hedge Funds

December 2004, the Partnership Account realized its entire \$50 million investment in Lehman Brothers Fund of edge Funds for \$59 million, representing 117% of invested capital. The Fund of Hedge Funds was divided between long/short fund and a diversified arbitrage fund.

irm-Provided Notional Leverage

/hen the Partnership Account was established, Lehman Brothers provided employees through the Vice President well with an award based on a base amount and notional 10x leverage. For example, an original Partnership Account ward of \$10,000 consisted of a base component of \$909 and notional leverage of \$9,091. However, due to the vailable investment opportunities, the actual amount invested was \$7,500 per \$10,000 unit with a base of \$682 and otional leverage of \$6,818.

all currently outstanding Fund notional leverage and associated interest costs have been repaid. As Lehman Brothers warded you the opportunity to participate in the Fund, all distributions you receive under the Fund, if any, will be rested as ordinary income to you for tax purposes.

We are pleased with the performance of the Fund to date. We will continue to manage this portfolio aggressively to naximize value and returns to our investors. We will keep you periodically updated on the Partnership Account. In the meantime, please do not hesitate to call Private Equity Investor Relations at (212) 526-9970 with questions regarding your investment.

Sincerely,

Michael J. Odrich Managing Director \$225,335.44

Grand Total

USD Grant Pr	260.7 \$40.82 \$10.604.30 354.53 \$32.18 \$11,407.14	1003.28 \$57.77 \$57,960.00	1431.54 \$47.60 \$68,141.30	\$194,885.44

Collier, Mike



